## Exhibit 11

## Hill, Brian

From:

Hill, Brian

Sent:

Tuesday, October 05, 2010 4:38 PM

To:

'David J. Strachman'

Cc:

'Max Wistow'; Rochon, Mark; Hibey, Richard; Wise, Andrew; DSherman@eapdlaw.com

Subject:

RE: Ungar v. PA/PLO-- Defendants' response to Plaintiffs 3rd RPD

Attachments: CANON-9070\_EXCHANGE\_10052010-163112.PDF

Counsel.

I write in response to your email below. The attached correspondence addresses the issues in paragraphs 1 and 2 of your email.

Mark is out of the office traveling today, but we can be available to meet and confer tomorrow or Thursday. We would like to meet and confer about Plaintiffs' most recent discovery responses during that same call. Please let us know what time(s) tomorrow or Thursday will work for you.

Regards,

Brian A. Hill Miller & Chevalier, Chtd 655 15th Street, NW Suite 900 Washington, DC 20005 Direct: (202) 626-6014

Fax: (202) 626-5801

From: David J. Strachman [mailto:djs@mtlesq.com] Sent: Wednesday, September 29, 2010 5:10 PM

To: Rochon, Mark; Hibey, Richard; Wise, Andrew; Hill, Brian; DSherman@eapdlaw.com

Cc: 'Max Wistow'

Subject: Ungar v. PA/PLO-- Defendants' response to Plaintiffs 3rd RPD

## Counsel.

- 1) After a quick review of the 5 boxes you provided yesterday, it seems all the documents supplied are pleadings from US cases in which the PA and PLO are defendants. Is this accurate? Are there any documents that are not pleadings? If there are other documents mixed in, please identity them forthwith.
- 2) Also, we demand that you immediately provide an index correlating the 12,000 page mass of documents to the specific document requests.
- 3) Please advise of a time Monday or Tuesday for a "meet and confer" with respect to the Defendants' objections to the Plaintiffs Third Request for Documents. I am also available Sunday if convenient for you. Dave

David J. Strachman McIntyre, Tate & Lynch, LLP 321 South Main Street, Suite 400 Providence, RI 02903 (401) 351-7700 (401) 331-6095 (fax) dis@mtlesq.com